Pt. 215, App. D

- (1) Any portion missing;
- (2) Broken or cracked as defined in this
- (F) Broken side sills, crossbars or body bolster.
- 215.123 Defective couplers.
 - (A) Coupler shank bent.
 - (B) Coupler cracked in highly stressed area of head and shank.
 - (C) Coupler knuckle broken.
 - (D) Coupler knuckle pin or knuckle throw:
 - (1) Missing;
 - (2) Inoperative.
- (E) Coupler retainer pin lock:
- (1) Missing;
- (2) Broken.
- (F)(1) Coupler locklift is inoperative;
- (2) No anti-creep protection;
- (3) Coupler lock is (i) missing, (ii) inoperative, (iii) bent, (iv) cracked or (v) broken.
- 215.125 Defective uncoupling device.
 - (A) Fouling on curve.
- (B) Unintentional uncoupling.
- 215.127 Defective draft arrangement.
 - (A) Draft gear inoperative.
 - (B) Broken yoke.
- (C) End of car cushioning unit:
- (1) Leaking;
- (2) Inoperative.
- (D) Vertical coupler pin retainer plate:
- (1) Missing;
- (2) Has missing fastener.
- (E) Draft key or key retainer:
- (1) Inoperative;
- (2) Missing.
- (F) Follower plate missing or broken.
- 215.129 Defective cushioning device unless effectively immobilized.
 - (A) Broken.
 - (B) Inoperative.
 - (C) Missing parts.
- 215.203 Operating a restricted car, except under conditions approved by FRA.

Stencilina

- 215.301 Failure to stencil car number and built date on freight car as required.
- 215.303 Failure to stencil restricted car as required.
- 215.305 Failure to stencil maintenance-ofway equipment as required.

APPENDIX D TO PART 215—PRE-DEPARTURE INSPECTION PROCEDURE

At each location where a freight car is placed in a train and a person designated under §215.11 is not on duty for the purpose of inspecting freight cars, the freight car shall, as a minimum, be inspected for the imminently hazardous conditions listed below that are likely to cause an accident or casualty before the train arrives at its destination. These conditions are readily discoverable by a train crew member in the course of a customary inspection.

49 CFR Ch. II (10-1-07 Edition)

- 1. Car body:
- (a) Leaning or listing to side.
- (b) Sagging downward.
- (c) Positioned improperly on truck.
- (d) Object dragging below.
- (e) Object extending from side.
- (f) Door insecurely attached.
- (g) Broken or missing safety appliance.
- (h) Lading leaking from a placarded hazardous material car.
- 2. Insecure coupling.
- 3. Overheated wheel or journal.
- 4. Broken or extensively cracked wheel.
- 5. Brake that fails to release.
- 6. Any other apparent safety hazard likely to cause an accident or casualty before the train arrives at its destination.

[45 FR 26711, Apr. 21, 1980]

PART 216—SPECIAL NOTICE AND EMERGENCY ORDER PROCE-DURES: RAILROAD TRACK, LO-COMOTIVE AND EQUIPMENT

Subpart A—General

Sec.

216.1Application.

216.3 Definitions.

216.5 Delegation and general provisions.

216.7 Penalties.

Subpart B—Special Notice for Repairs

- 216.11 Special notice for repairs-railroad freight car.
- 216.13 Special notice for repairs—locomotive.
- 216.14 Special notice for repairs—passenger equipment.
- 216.15 Special notice for repairs-track class.

216.17 Appeals.

Subpart C—Emergency Order—Track

- 216.21 Notice of track conditions.
- 216.23 Consideration of recommendation.
- 216.25 Issuance and review of emergency
- 216.27 Reservation of authority and discretion

AUTHORITY: 49 U.S.C. 20102-20104, 20107. 20111, 20133, 20701–20702, 21301–21302, 21304; 28 U.S.C. 2461, note; and 49 CFR 1.49.

Source: 41 FR 18657, May 6, 1976, unless otherwise noted.

Subpart A—General

§216.1 Application.

(a) This part applies, according to its terms, to each railroad that uses or operates-

- (1) A railroad freight car subject to part 215 of this chapter;
- (2) A locomotive subject to 49 U.S.C. chapter 207 (49 U.S.C. 20701-03); or
- (3) Railroad passenger equipment subject to part 238 of this chapter.
- (b) This part applies, according to its terms, to each railroad owning track subject to part 213 of this chapter.

[41 FR 18657, May 6, 1976, as amended at 64 FR 25659, May 12, 1999]

§216.3 Definitions.

As used in this part—

- (a) FRA means the Federal Railroad Administration.
- (b) State means a State participating in investigative and surveillance activities under 49 U.S.C. 20105.
- (c) *Inspector* includes FRA Regional Supervisors of Inspectors.

[41 FR 18657, May 6, 1976, as amended at 64 FR 25659, May 12, 1999]

§ 216.5 Delegation and general provisions.

- (a) The Administrator has delegated to the appropriate FRA and State personnel the authority to implement this part.
- (b) Communications to the Administrator relating to the operation of this part should be submitted in triplicate to the Docket Clerk, Office of Chief Counsel, Federal Railroad Administration, Washington, DC 20590.
- (c) The notices prescribed in §§216.11, 216.13, 216.14, 216.15, and 216.21 of this part are issued on standard FRA forms indicating the particular subject matter. An inspector issues a notice by delivering it to an appropriate officer or agent immediately responsible for the affected locomotive, car, or track.

 $[41\ {\rm FR}\ 18657,\ {\rm May}\ 6,\ 1976,\ {\rm as}\ {\rm amended}\ {\rm at}\ 41\ {\rm FR}\ 43153,\ {\rm Sept.}\ 30,\ 1976;\ 64\ {\rm FR}\ 25659,\ {\rm May}\ 12,\ 1999]$

§216.7 Penalties.

Any person (an entity of any type covered under 1 U.S.C. 1, including but not limited to the following: a railroad; a manager, supervisor, official, or other employee or agent of a railroad; any owner, manufacturer, lessor, or lessee of railroad equipment, track, or facilities; any independent contractor providing goods or services to a rail-

road; and any employee of such owner, manufacturer, lessor, lessee, or independent contractor) who violates any requirement of this part or causes the violation of any such requirement is subject to a civil penalty of at least \$550 and not more than \$11,000 per violation, except that: Penalties may be assessed against individuals only for willful violations, and, where a grossly negligent violation or a pattern of repeated violations has created an imminent hazard of death or injury to persons, or has caused death or injury, a penalty not to exceed \$27,000 per violation may be assessed. Each day a violation continues shall constitute a separate offense. See 49 CFR part 209, appendix A.

[53 FR 28599, July 28, 1988, as amended at 63 FR 11620, Mar. 10, 1998; 69 FR 30593, May 28, 2004]

EFFECTIVE DATE NOTE: At 72 FR 51196, Sept. 6, 2007, §216.7 was amended by removing the numerical amount "\$11,000" and adding in its place the numerical amount "\$16,000", effective October 9, 2007.

Subpart B—Special Notice for Repairs

EDITORIAL NOTE: Nomenclature changes to subpart B of part 216 appear at 64 FR 25659, May 12, 1999.

§216.11 Special notice for repairs—railroad freight car.

(a) When an FRA Motive Power and Equipment Inspector or a State Equipment Inspector determines that a railroad freight car is not in conformity with the requirements of the FRA Freight Car Safety Standards set forth in part 215 of this chapter and that it is unsafe for further service, he notifies the railroad in writing that the car is not in serviceable condition. The Special Notice sets out and describes the defects that cause the car to be in unserviceable condition. After receipt of the Special Notice, the railroad shall remove the car from service until it is restored to serviceable condition. The car may not be deemed to be in serviceable condition until it complies with all applicable requirements of part 215 of this chapter.

(b) The railroad shall notify the FRA Regional Administrator in writing